

46 Am. Jur. 2d Judges § 192

American Jurisprudence, Second Edition | February 2022 Update

Judges

Glenda K. Harnad, J.D.; and Kristina E. Music Biro, J.D., of the staff of the National Legal Research Group, Inc.

IX. Disqualification to Act in Particular Case

C. Remedies and Procedure

4. Hearing, Determination, and Appeal

§ 192. Successive applications for disqualification of judge

[Topic Summary](#) | [Correlation Table](#) | [References](#)

West's Key Number Digest

West's Key Number Digest, [Judges](#)  51(1), 51(4)

A rule of judicial administration permitting a judge considering a successive disqualification motion to pass upon the truth of the alleged facts applies only to a successive motion by the same party and not where the initial recusal was entered on the judge's initiative.¹

A party does not have the right to disqualify a number of resident judges in a judicial district by affidavit and thereafter disqualify the remaining judges by another affidavit.²

© 2022 Thomson Reuters. 33-34B © 2022 Thomson Reuters/RIA. No Claim to Orig. U.S. Govt. Works. All rights reserved.

Footnotes

¹ [Madura v. Turosienski](#), 901 So. 2d 396 (Fla. 2d DCA 2005).

² [Rocky Mountain Life Ins. Co. v. Reidy](#), 1961-NMSC-100, 69 N.M. 36, 363 P.2d 1031 (1961).

End of Document

© 2022 Thomson Reuters. No claim to original U.S. Government Works.